The Bloomfield Gitizen.

A WEEKLY JOURNAL

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fice on Broad St., near the Post Office.

in the spayable in advance. S MORRIS HULIN, Publisher.

LOCAL CORRESPONDENCE. The Sewerage Problem Again.

The Bloomfield Citizen: alas like the old lady who in discusarticle' quoted to this corporation running, operating or constructing any railroad or canal shall wilfully neglect to ases, and it cannot be prevented; and

Its banks cannot be terested in a mortgoge or lien paying such tax and interest shall pay such additional amount as an interest shall pay such additional amount as an interest shall pay such additional amount as a justice of the supreme court shall certify to be a justice of the supreme court shall certify to be proper and reasonable for the expenses and services of the proceedings as far as they have provided for the collection of said tax and interest thereon. veris remedy this, and collect and natural feeding chan- the provision of this act in the same manner as r "must be absolutely imthat nothing can soak in the same manner as if operated by a company, and the per-ons operating or owning such railroad or canal shall make the returns required by this act to be made. are preportion of the natural flow be diverted, leaving the

Walsessing Lake property, which afa chance for making Bloomfield a or of singular beauty. | E. A. S. TAX RIDGE, N. J.

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may orn to seribe obtain order mation

narac-ires in rough signa-width d des-each iroad and

cars. every value

anals

What! The United States? The name of our country ought to be the same in all languages employing the Latin ther, by their importing the words "United States, and in all other languages the In France and French Switzerland we are Easts Unis," in Austria-Hungary, Beltants Unis," in Austria-Hungary, Beltants Germany and German Switzerland,
Vavinigte Staaten;" in Bolivia, Brazil,
University Colombia, Costa Rica, Salvador, San
Hungi Germany and German Switzerland,
Vavinigte Staaten;" in Bolivia, Brazil,
University Colombia, Costa Rica, Salvador, San
Hungi Germany and German Switzerland,
Which determination shall be made whether the taxes in question have been paid or not, and whether a certification for not, and taxes in question have been paid or not, and whether a certification for not and taxes in question have been paid or not, and whether a certification for not and taxes in question have been paid or not, and whether a certification for not and taxes in question have been paid or not, and taxes in question have been paid or not and taxes in que merwan speking should be insisted upon. which order shall be granted by the chief Justice of the supreme court upon application ex parte by any of the parties interested, namely, by the by any of the parties interested, namely, by the by any of the parties interested, namely, by the by any of the parties interested, namely, by the attorney general on behalf of the state, or by the owner of the property assessed, or by the owner of the property assessed, or by the owner of the property assessed, or by the owner of the property assessed or by the owner of the prope traterne, in Sweden, "De Forenede shall be served not less than ten days before the shall be served not less than ten days before the shall be served not less than ten days before the day fixed therein for the hearing, upon the said

the vine is shooting forth its leaves,

News and Home Reading particulars above enumerated and to be returned by railroad companies in the third statement or schedule; such statements or schedules tions and forms as may be prescribed by the said board, and such further statements shall be furnished as said board shall require; the said board fhall prescribe the form of the oath to the statements and schedules required by this sec-tion, any person who shall make such oath falsetion, any person who shall make such oath falsely shall be guilty of perjury.

18 And be it enacted. That any railroad or canal company claiming exemption from taxation under this act, by reason of any alleged contract with the state, shall together with and is addition to the state, shall together with and is addition to the state, shall together with and is addition. section, make a further return specifying the act or acts of the legislature by which such contract is claimed to have been created and also specifying what portion of the property of said railroad or canal company is claimed to be exempt from taxation under this act and the particulars there

taxation under the sact and the particulars there of, and the cost and value thereof, and such other particulars as the charter of said company

has ity as a writer in the Sanitary property is exempted from the taxation imposed by this act, to acquire and hold, directly or indiand who apparently 'knocks rectly, any property in this state (except such property as such company may be entitled to acquire and hold pursuant to their said contract with this stat; if such company has any charter provisions on this subject which the legislature cannot abregate or repeal), unless such company shall, by a written instrument, executed under their common seal, approved by the attorney-general and filed with the secretary of state, first did not conform to those of St.

a ree that any and all prope tyacquired by such
a ree that any and all prope tyacquired by such
company after the passage of this act shall be
subject to taxation under the provisions of this
subject to taxation under the provisions of this with the entire ap- erty shall be so subject.
20. And be it enacted. That if any person or

whose peculiarity is make returns, as required by this act, such person or corporation shall forfeit as a penalty not more than ten thousand dollars, to be assessed whole of both Montclair and Bloom-by the jury, for each offence, to be recovered in any proper form of action in the supreme court, in the name of the state, and paid into the state-treasury; it shall be the duty of said board to certify any such default to the attorney general risid largely with stone, making a making of drainage of the state and it shall be the duty of the attorney general of the state, and it shall be the duty of the attorney general to prosecute for such penalty; any person who shall make falsely any oath required to be made under this act, and any person who shall testify falsely, when called to testify under this act, shall be guilty of perjury, and on conviction thereof shall be liable to all the penalties presc ibed by law therefor. 21. And be it enacted. That all railroad com-panies in this state, which shall hereafter pay any taxes imposed by this act on any care, hired, I ased, run or used on the roads of such companies in this state, shall have a right or companies in this state, shall have a right of action against the company or persons owning such ears, for the taxes so paid, with interest thereon from date of payment, and may sue for and recover the same in any court of competent jurisdiction; but nothing in this section shall be so construed as to avoid the obligation of any contract relating to the payment of taxes here-tofore entered into or made between any such to agents, or person owning such in ompany, its agents, or per-on owning such

company, its agents, or person and any such railroad company.

22. And be it enacted, That if any company shall be in default under this act in payment of the State tax aforesaid, any person having any interest in a mortgage on other lien on its francincers in a mortgage on the state treasurer. interest in a mortgage on other lien on its franchises or property, may pay the state treasurer the amount of such tax, and the interest due thereon, and receive from said treasurer a certerficate of such payment and such person shall thereupon be entitled to be repaid the amount of said tax and interest thereon at the rate of twelve per centum per annum o tof the first proceeds of any sale of the franchises or property of sald company, and such tax and interest erty of said company, and such tax and interest thereon shall continue a lien on the franchise thereon shall continue a lien on the franchise and property of the company for the benefit of and property of the company from the sale of its franchises or property; if any prosale of its franchises or

2 1 to be retained." Perhaps the est thereon. 23. And be it enacted. That if any railroad or canal shall be owned or operated under a frauchise by any individual or association not incorpora'ed, the term "company" used in this act shall apply to such owners or operators, and such property shall be assessed and taxed under

by companies.

24. And be it enacted, That the attorney general shall, with the approval of the governor and comptroller, have power to employ such and comptroller, have power to employ such assistant attorneys or counsel as may be necessary to pretect and properly defend the interest sary to pretect and such assistants shall be paid such as interest sary to pretect and properly defend the interest sary to pretect and properly defend the interest sary to pretect and such assistants shall be paid such as interest. severe showers and heavy the state board of assessors shall have power to employ such assistants in making their valuaemploy such assistants in making their valua-tions as may be necessary to complete the same tions as may be necessary to complete the same in due time, and such assistants shall be paid such reasonable compensation for their services as the board and governor shall approve.

25. And be it enacted, That any corporation having or claiming to have any contract with

the state whereby any of its property is claimed to be exempted from the taxation imposed by this act, may, at its discretion, voluntarily pay to the state from year to such sums of mon-yas, added to the 19x now assessable against such corporation under such alleged contract, will be corporation under such alleged contract, will be equal to the tax assessable against such corporation under this act in respect to the property so claimed to be exempted, and such voluntary payment shall not be construed in any proceed payment shall not be a waiver by such corporation under such as a sewer.

If the present difficulty, soon to equal to the tax assessable against such corporation under such alleged contract, will be equal to the tax assessable against such corporation under such alleged contract, will be equal to the tax assessable against such corporation under such alleged contract, will be equal to the tax assessable against such corporation under such as a sever. that nothing in this section, or in this act contained, shall be construed or taken as an admission on the part of the state that any corporasion on the part of the state that any corporation is possessed of any contract or especial provision of the law on the subject of taxation vision vision of the law on the subject of taxation vision vis

hirst approved by the attorney general, warrenged the scheme embodies the adoption (if the benefit of any such contract, whereupon the benefit of any such contract, whereupon the benefit of any such contract, whereupon they shall be bound by the terms of this act, or they shall be bound by the terms of the te the legislature, and upon filing any such instru

corporation shall execute and file such instru-ment within six months from the time of the passage of this act. 28. And be it enacted, That in case any property of any railroad or canal company which has been or shall be reafter be in any year assessed by the local authorities of any taxing district has been or shall be also assessed by the state board of assessors as properly used for railroad or canal nulposes, the supreme court or any three canal purposes, the supreme court or any three justices thereof, to be assumed by the chief justice, shall determine in a summary manner, the character of the property and whether used the character of the property and by which for railroad or canal purposes, and by which assessors the same has lawfully been assessed, which determination shall be made which there the

day used therein for the hearing, appliparties interested not making such appliparties not making such appliparties not making such appliparties not Ship Uniti."

Les les the British Empire, we have the broth being called by our own name ter snail be heard, way, it days to the property in dispute, to guide them it their deproperty in dispute, to guid

the cancellation of reduction of the property may rement, as the character of the property may rement. water in the bay of New York and elsewhere in the state," approved April eleventh, one thousand eight hundred and sixty-four, and the supplement to said act, approved April twentieth, one thousand eight hundred and eighty-five, one thousand eight hundred and eighty-five, ed by fine not exceeding five hundred dollars, or ed by fine not exceeding five hundred dollars, or and eight numbered and sixty-rour, and the sup-templement to said act, approved. April twentieth, one thousand eight hundred and eighty-five, shall hereafter be appointed by the senate and thereof, that may have been paid to the state, or to any taxing district not entitled thereto, as such court shall deem just; the payment of snan hereafter be appointed by the senate and imprisonment at hard labor not exceeding two general assembly in joint meeting; not more than two of them shall be members of the same political party; they shall hold their office for office in any election, nor any person for him; such court shall deem just, the payment as the costs may be directed in such manner as the costs may deem equitable; the said judgment shall be conclusive and final in all collateral prothe is at large. These be vinous times. - shall be conclusive and that the continuous times. - by the court of errors and appeals.

IAWS OF NEW JERSEY.

29. And be it enacted. That if any corporation whose property and franchises have been or shall be valued and assessed under the provisions of the act to which this is a supplement, by the state board of assessors, shall pay or cause to be paid to the treasurer of the state the tax so assessed upon its property and its franchises at the times and in the manner provided by law, or within fifteen days after the state board of assessors shall have made and declared their final revision of their valuations and assessments, that neither such payment for the term of five years and until their successors are appointed in like manner; appointments to fill vacancies caused otherwise than by expiration of term shall be made in like manner for the unexpired term; the commissioners now in office under said act and said supplement there tax so assessed upon its property and its franchises at the times and in the manner provided by law, or within fifteen days after the state board of assessors shall have made and declared their final revision of their valuations and assessed where the particulars above enumerated and to be returned by repealed.

29. And be it enacted, That this is accessors are appointed in like manner; appointments to fill vacancies caused otherwise than by expiration of term shall be made in like manner for the unexpired term; the commissioners now in office under said act and said supplement there to any inspector of election appointed under the provision of their successors are appointed in like manner; appointments to fill vacancies caused otherwise than by expiration of term shall be made in like manner or the unexpired term; the commissioners now in only expiration of them shall be made in like manner; appointments to the term of five years and until their, successors are appointed in like manner; appointments to divine, preferment or other conviction of them shall be walted in like manner; appointments to divine, preferment or the term than the term of five years and until their, lapse of time in making application for a writ of certiorari shall be considered by any court or judge thereof as a reason why such corporation An Act to authorize incorporated townships in upon any question adjudicated in favor of any corporation that may refuse to pay the taxes as-

months after such question has been finally adjudicated, and no other question shall be coneighty-four, which is by this act revised and amended, and the supplements thereto, a prov-ed February fifth and April fifth, anno domini and as the said board may require, and the particulars as to character, location and value of the property, if any, admitted to be liable under the property, if any, admitted to be liable under the property, if any, admitted to be liable under the property of the proper the property, if any, admitted to be flable under this act; such return shall be in no manner conclusive as to any of the facts therein stated, but said board shall investigate and determine whether any, and if any, what portion of the property of such company is by co tract beyond the power of the state to tax under this act; and shall ascertain the cost and value thereof, and shall ascertain the cost and value thereof. or corporation from any penalty imposed by and shall estimate the tax to be paid by such company; the residue of said property shall be held to repeal the supplement to the assessed, apportioned, valued and taxed pursusaid act hereby revised, which supplement was said act hereby revised, which supplement was

ant to the provisions of this act.

19. And be it enacted, That it shall not be lawful for any railroad or canal company having any contract with the state whereby any of their assessors. approved June tenth, anno domini eighteen hundred and eighty-six, nor shall this act affect 31. And be it enacted, That this act shall take effect immediately. CHAPTER CCIX. Supplement to an act entitled 'An act to establish a system of public instruction" [Revision], approved March twenty-seventh, one thousand eight hundred and seventy-four. 1. Be it enacted by the Senate and General

don't agree," he act, or any amendments thereto, or any further act of the legislature in which case such propough or other municipality, is hereby authorized and empowered, for the purpose of build-ing or enlarging school-bouses, by and with the consent of the board having charge and control of the finances of such municipality, to borrow rom the "trustees of the fund for the support of public schools" such sum or sums of money as may be nece-sary for that purpose; that the money thus borrowed shall be secured by cou-pon bonds, to be issued in the corporate name of aid municipality or school district, to be known as district school bonds, which bonds shall bear interest at the rate of four per centum per annum, payable annually, and all bonds and interest coupons shall be made payable at some national or state bank in this state; that no loan authorized by this act shall be less than five hundred dollars: that such loan may be paid at such times and in such amounts as the board of education, board of school trustees or other body borrowing money under the provisions of this act may direct; provided, that the first payment on any such loan shall become due and payable not later than five years from the date of said loan, and that the last pay-ment on any such loan shall be made not later

than ten years from the date thereof.

2. And be it enacted, That any school district in this state authorized to borrow money under the provisions of the act to which this is a supplement is hereby authorized and empowered to plement is nereby authorized and empowered to borrow money in accordance with the provisions of the first section of this act, and all proceedings authorizing the trustees of any such district to issue bonds therafar shall be candidated to its same pointed to reside in the pointed shall not be required to reside in the eighty-eight and eighty nine of the act to which this a supplement.
3. And be it enacted, That if any charter of any incorporated school district, city, town, borough or other municipality in this state shall limit the amount of indebtedness that may be incurred, or shall limit the amount of tax or the rate of taxation, in any incorporated school district, city, town, borough or other municipality, or by its terms prevent the carrying out of the provisions of this act, the same shall not hereafter be held to apply to the raising of

state, under the direction of the trustees for support of public schools," is hereby authorized to invest the fund for the support of public schools of this state in the bonds issued by virtue of the provisions of this act.

The trustees for the original appointment; in case such vacancy is not filled at the opening of the poles where the vacancy exists, of like political taith as the inspector who has caused such vacancy, shall appear to the provisions of this act. of the provisions of this act.

5. And be it enacted, That copies of all papers and proceedings authorizing the issuing of such bonds shall be submitted to the attorney general for his approval of the legality of the same, and that dralgate copies of such papers and prothat duplicate copies of such papers and pro-ceedings shall be filed in the office of the state superinter dent of public instruction. 6. And be it enacted, That the state superin-6. And be it enacted. That the state superintendent of public instruction shall prevare and furnish the necessary blanks and forms for all proceedings under this act.

7. And be it enacted. That it shall be the duty of the officers or board charged with the raising, levying and assessing of taxes in any school district or municipality issuing bonds under the provisions of this act, to assess upon the inhabi-

provisions of this act, to assess upon the inhabi-tants thereof and their estates and the taxable property therein, an amount sufficient to pay the bond or bonds of the district maturing in such year, together with the interest accruing upon the whole issue of the unpaid bonds of such dis-trict or municipality, and the tax thus ordered shall be assessed, levied and collected in the shall be assessed, levied and collected in the same manner as other taxes for school purposes are assessed, levied and collected.

S. And be it enacted. That every person who shall be appointed an inspector of election in pursuance of the provisions of this act, shall, before immediately. effect immediately.
Approved March 27, 1888.

CHAPTER CCX.

thousand eight hundred and eighty-eight, the town meeting provided by law to be held on the second Tuesday of March in said year for the election of township officers was not so held in some of the towns and townships of this state; now, therefore,

1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That wherever in any town, borough or township there has been a failure to hold sald town meeting and the day of election, in which cases the inspectors appointed to fill such which cases the inspectors take the prescribed oath before the inspector take the purpose by the chancellor or any justice of the supreme court of this state, on the application at each shall be filed with the city clerk within twenty-four hours thereafter.

5. And be it exacted, That the said inspectors field stockholder or stockholders the value of his. wherever in any town, borough or township there has been a failure to hold said town meeting or election for the year one thousand eight hundred and eighty eight at the time provided by law, the same may be held on the second by law, the same may be held on the second of registry, said inspectors shall organize being given thereof as is now provided by law to support the election of the provided by law to support the election of the provided by law to support the election of the provided by law to support the election of the provided by law to support the election of the provided by law to support the election of the provided by law to support the election of the provided by law to support the election of the provided by law to support the election of the provided by law to support the election of the provided by law to support the election of the provided by law to support the election of the provided by law to support the election of the provided by law to support the election of the provided by law to support the election of the provided by law to support the party as the said chancellor or justice may direct: If such company shall pay to any dissatistic of precinct and a ching as the provided by such company as the option of such company as t

An Act to amend an act entitled "An act ap pointing commissioners for a sinking fund and defining their duties," approved March twenty-fifth, one thousand eight hundred and sixty-1. Be it enacted by the Senate and General Assembly of the State of New Jersey, That section one of the act ntitled "An act appointing commissioners for a sinking fund and defining their duties," approved March twenty-fifth, one thousand eight hundred and sixty-four, be amended so the same shall hereafter read as follows:

1. Be it enacted by the Senate and Genera'
1. Se it enacted by the Senate and Genera'
Assembly of the State of New Jersey. That
there shall be appointed by the senate and gen
there shall be appointed by the senate and gen
eral assembly in joint meeting two persons, only
one of whom shall be a member of the same poone of whom shall be a member of the same poliving party, who shall be citizens and residents of this state, to be commissioners of the sinking fund; they shall hold their office for the term of

fund; they shall hold their office for the term of three years and until their successors are appointed and qualified; and hereafter all appointments of persons to be commissioners of the sinking fund shall be made by the senate and sinking fund shall be made by the senate and general assembly in joint meeting; appointments to fill vacancies caused otherwise than by expiration of term shall be for the unexpired term and until the appointment of a successor.

2. And be it enacted. That this act shall take effect immediately. Passed March 27, 1888.

CHAPTER CCXII. A Further Supplement to an act entitled "An act to ascertain the rights of the state and of ripariun owners in the lands lying under water in the bay of New York and elsewhere in the state" [Revision], approved April eleventh, one thousand eight hundred and sixty-four.

1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That the commissioners appointed under the act entitled commissioners appointed under the act entitled of the riparian owners in the lands lying under water in the bay of New York and elsewhere in the state," approved April eleventh, one thousthe state," approved April eleventh, one thousthe state, approved and sixty-four, and the sup-

this state to establish and maintain fire depart-1. Be it enacted by the Senate and General Assembly of the State of New Jersey. That the tablish a fire department, and maintain and sup-

governing body of said township, and countersigned and registered, where registered bonds are issued, by the township clerk, and sold at public or private sale at not less than the par or 3. And be it enacted, That it shall be the duty of the said board of township committee or

other legi-lative or governing body of said incorporated township, to place in the annual tax levy of each year a sum sufficient to pay the in terest and extinguish the principal of said bonds as the same shall become due and payable, and to place in the annual tax levy of each year a sufficient sum for that purpose, and to apply the same for that purpose.

4. And be it enacted, That all acts and parts of acts, whether general, public, local or special, inconsistent with this act, be and the same are

5. And be it enacted, That this act shall take effect immediately. Approved March 28, 1888. Supplement to an act entitled "An Act to regu late elections," approved April eighteenth, one thousand eight hundred and seventy six. cities of this state which now are or shall here

therein, the board of aldermen shall appoint political party in the minority of said board of alderman respectively, in said cities, shall ap

appointed to serve; provided, that if more than two political parties shall be represented in any board of aldermen, the political party which shall be next in number of members to the political party in the majority, shall appoint the two spectors which, under this section, are to be appointed by the members of the political party 2. And be it enacted. That on or before the first day of September in each year the boards of aldermen respectively of said cities shall appoint any suit or legal proceedings now pending said inspectors of election in manner aforesaid. said inspectors of election in manner aforesaid; that if any vacancy occurs in the office of inspectors of elections by death, resignations, inability or otherwise, such vacancy shall be filled by an inspector of election appointed by the same members of the board of aldermen who made the original appointment; in case such vacancy point an inspect r to fill such vacancy, and in case of a vacancy occurring in any inspectorship during the hours of voting or canvassing the votes, such vacancy shall be filled by the other

inspector at that pole of the same political faith | with such company as the absent inspector.

3. And be it enacted, That no person shall be 3. And be it enacted. That no person shall be and personal property and rights embraced and covered by the lien of any mortgage or mortappointed an inspector of election under this act unless he shall at the time of his appointment be a qualified voter in the city where appointed, and able to read, write and speak the pointed, and able to read, write and speak the pointed, and able to read, write and speak the English language; and no person shall be inspector who shall be a candidate for any office at the election for which he is to serve as such inspector, and any, person appointed as such inspector, and any, person appointed as such inspector who shall be appointed as such inspector who shall be appointed as such inspector, and any person appointed as such company and any lesse of its work and franchises may field, use, lease, sell or otherwise dispose of all of any part of the real and person accept or become a candidate for a public office shall thereupon immediately cease to be such inspector, and his place shall become immediately and singular the remaining powers, franchises spector, and his place shall become immediately vacant, and said vacancy shall thereupon be filled in the manner hereinbefore provided for filling vacancies.
4. And be it enacted, That every person who

take the oath new prescribed by law to inspect tors of election before the city clerk, who is au-thorized to administer such oaths, and such thorized to administer such oaths, and such oaths shall, within five days thereafter, be filed with the city clerk, and such oaths shall be so An Act concerning town meetings.

Whereas, By reason of the storm of Monday and Tuesday, March twelfth and thirteenth, one thousand wight hundred and eighty-eight, the thousand wight hundred and eighty-eight are thousand to the transfer of the transfer o taken and filed within five days after said inspec-tors feceive notice of their appointments, ex-

died, and the objected your corresponded in the same of the secretary of state an instrument, to be suggestion.

Similar not be overlooked, however, secretary of state an instrument, to be first approved by the attorney general, waiving they shall be hound an extended the suggestion.

Similar not any reason, be held to be undefected your corresponded to the constitutional or invalid, it shall not affect the state having the right, by contract to any fifther timposition of tax, either state or municipal, than that provided by latter the suggestion.

Similar not any reason, be held to be undefected your corresponding to the provisions of this act or any of them.

2. And be it enacted. That this act shall town meeting which are now or may hereafter be required by law to be performed by boards of recistry; and inspectors and election at each election at each election of the exercise by such or precinct any law to be performed on the day of the exercise by such or precinct and proved by the governor and the attention of the exercise by such or precinct and proved by the governor and the attention of the exercise by such or precinct and the first approved by the governor and the attention of the exercise by such or precinct and proved by the governor and the attention of the exercise by such or precinct and proved by the governor and the attention of the exercise by such or precinct and proved by the governor and the attention of the exercise by such or precinct and proved by the governor and the attention of the exercise by such or precinct and proved by the governor and the attention of the exercise by such or precinct and proved by the governor and the attention of the exercise by such or precinct and proved by the governor and the attention of the exercise by such or precinct and proved by the governor and the attention of the secretary of state an instrument, to be first approved by the attention of the exercise by such or precinct and the time of the exercise by such or precinct and the time of the exercise by

have been canvassed and the statement and returns required by law have been made out and signed, and for such turther time as may be necessary for the proper discharge of the duties of 6 And be it enacted. That the said inspectors

one of whom shall be a member of the same po-litical party, who shall be citizens and residents the opening of the polis, and shall organize for the purpose of conducting the said election, by selecting or choosing one of their number to act as chairman, and one of their number to act as clerk; the duties of the chairman shall be the same as are now performed by the judge of election, and the duties of the one chosen to act as clerk shall be the same as the duties of the clerk of election as are now fixed by law-7. And be it enacted, That immediately upon the election or appointment by the board of aldermen of any city of the inspectors of elections as provided for in this act, the term or terms of office of all the judges and inspectors of election, and poll clerks and clerks of elections, beretofore appointed or elected in such city, shall cease and determine; and thereafter in such city no judge, inspector or clerk of election shall exercise or assume any of the duties of an election officer unless he shall have been appointed or selected in accordance with the provisions of 8. And be it enacted. That this act shall apply

to all elections, state, charter, general or special, in every city of this state in which a registration of voters is required or authorized by law.

9 And be it enacted, That any person who

dermen" in this act shall also include the 13. And be it enacted. That the inspectors of elections under this act shall hold office for the term of one year from the date of the appoint.

A Supplement to an act entitled "An act for the more easy partition of lands held by coparcenters, it is to an act entitled "An act for the more easy partition of lands held by coparcenters, it is approved March twenty-seventh, one thousand eight bundred and seventy-four.

1. Be it macted by the Senate and General Assembly of the State of New Jersey. That all suits in partition heretofore or hereafter begun in any of the courts of this state, wherein a sale of the lands sought to be partitioned is or

14. And be it enacted. That this act shall take

epresentatives, at any time prior to the distri-ution of the proceeds of any such sale, such adgment creditor or creditors may, upon petion filed in such cause, have an order and such furt is hereby authorized to make the same, recting the payment of such judgment or judgments out of the proceeds of the sale of such share or shares against which the same would be lien had such share or shares been owned by debtor or debtors in severalty. 2. And be it enact Approved March 28, 1888

applement to an act entitled "An act to provide for the filing of a lis pendens in actions either at law or in equity, relating to or affecting the possession or title of lands or real estate," approved February sixteenth, one thousand eight

as the same shall become due and payable, and apply the same to no other purpose whatever; and in order to maintain and support said fire department in the future, it shall be and it is hereby made the duty of the said committee or other legislative or governing body as aforesaid to select in the council tar levy of each years.

CHAPTER CCXVII. An Act to authorize canal companies in certain cases to surrender their franchise of naviga-tion and be released from public obligation in respect thereto.

1. Be it enacted by the Senate and General any canal company organized or incorporated under or by any general or special law of this state, and any lessee of the franchises and works of any such corporation, may and shall be re leased and discharged from any and every obli-

gation or in equity, to maintain and operate the works of such-company for navigation purposes, gation or in equity, to maintain and objectate the works of such-company for navigation purposes, upon such company and lessee, or if the lease be perpetual then upon such lessee filing in the office of the secretary of state a certificate of intention to cease the operation of the said works for navigation purposes, which certificate shall state the date on which such operation shall cease; provided, that nothing herein contained shall operate to divest the lien of any mortgage or other lien obligation of such corporation in respect to the portion of the franchise of such corporation so surrendered, nor shall the provisions of this act take effect in such case without the consent of the bondholders secured by mortgage and of such other lienholders, or in case the consent of any such bondholders, or in the case the consent of any such bondholders, or in the case the consent of any such bondholders, or in the case the consent of any such bondholders, or in the case of the consent of any such bondholders, or in the consent of the bondholders secured by mortgage cannot be obtained, until there all the bonds of such dissenting bondholders; and in case of such payment to such trustee or trustees the said company or lessee paying the amount of any principal or interest on any such bond to the holder thereof shall, on making satisfactory proof to said trustee or trustees of such payment, be entitled to receive from such trustees the amount of such payment. e or trustees the amount of such paymen

against any canal company, nor apply to any com-pany which has not heretofore exercised the franchise of navigation conferred by its charter provided further, that any canal company, or its lessee, desiring to take advantage of the provisions of this act shall file its certificate of intention as herein provided, within five years after tion as herein provided, within live years after the approval of this act.

2. And be it enacted. That the obligation of any such lessee to pay the rentals or payments called for by such lease for and during all the term thereof shall in no wise be impaired or affected by such relative and that they and all release and the title

and singular the remaining powers, franchises and rights conferred by the charter and supplements thereto regulating such company or any such lessee at the time of such release.

3. And be it enacted. That if any stockholder or vided for in the first section of this act, shall be dissatisfied therewith, and shall give written nothree months after the cessation of navigation operations hereinbefore provided, such company or lessee as aforesaid shall pay to such dissatisfied stockholder or stockholders the full market value of his, her or their stock, which it bore immediately prior to the filing of the certificate provided for in the first section of this act, to be considered by three commissioners appointed for

ties as are now or may nerestier be required by law concerning the canvassing and returns of legislature of the thite under any general law; legislature of the thite under any general law; and upon the filing of any such agreement the state agrees to release its right to take or become their respective precincts or polling-places be at their respective precincts or polling-places of the owner of the property of any such come the owner of the property be at their respective precincts or poining-places for which they are appointed, on the morning of election day from the hour appointed for the opening of the polls and remain there until the opening of the polls and remain there until the same shall close, and until all the votes cast same shall close, and until all the votes cast have been canvassed and the statement and related to the property of any such corporation under any law now existing, and such release shall take effect upon the filing of the polls and remain there until the aforesaid agreement without any further action by the state in the property of any such corporation under any law now existing, and such release shall take effect upon the filing of the polls and remain there until the aforesaid agreement without any further action by the state in the property of any such corporation under any law now existing, and such release shall take effect upon the filing of the polls and remain there until the aforesaid agreement without any further action by the state in the property of any such corporation under any law now existing.

CHAPTER CCXVIII. A Further Supplement to "An act relative to sales of lands under a public statute or by vir-tue of any legal proceeding." [Revision], approved March twenty seventh, one thousand eight hundred and seventy-four, and the supeight hundred and seventy-four, and the supplement thereto, approved April ninth, one
thousand eight hundred and seventy-five.

1. Be it enacted by the Senate and General
Assembly of the state of New Jersey, That no
sale of land heretofore made shall be invalidated
by reason of the omission to put up in a public
place in the township where such real estate is
situate a public advertisement of the same at
iteast four weeks next before the time so appointed for selling the same, but that any purchaser
or purchasers of lands at such sale, who shall
have complied with the conditions of such sale,
shall be entitled to have a deed for the lands so
purchased noths ithstanding a public advertise-

purchased noth withstanding a public advertise-ment of such sale was not put up in the town-ship where such real estate is situate at least four weeks next before the time appointed for four weeks next before the time appointed for selling the same; provided, public advertisements of such sale were set up in five or more public places in the county where such lands are situate at least four weeks next before the time appointed for suling the same; and provided further, that where the sale has been made by direction of any court of competent jurisdiction, an order confirming such sale shall first be made by sald court, or a judge thereof, upon its appearing to the satisfaction of said court or judge that the land has been hold for a fair price and that it is proper in such case to make the order; and a deed or deeds so given shall operate to transfer the title to the purchaser or purchasers.

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